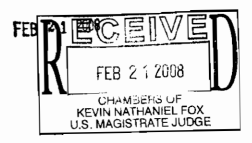
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HONORABLE, KEVIN N. FOX UNITED STATES CMAGISTRATE JUDGE DANIEL MOYNIHAN UNITED STATES COURTHOUSE 500 PEARL ST, RM 540 N.Y N.Y 10007-1312



FEB: 19,2008

RE: RE PTAH TARHAQA ALLEN, ET AL, V. THE N.Y.C. POLICE DEPARTMENT ET AL. 07-cv-8682(RPP)(KNF)

YOUR HONOR:

MEMO ENDORSET

I AM WRITING REPECTFULLY AGAIN TO ASK FOR AN ENLARGEMENT OF TIME TO SERVE THE OFFICERS IN MY COMPLAINT , I HAVE NOT RECIEVED A RESPONDS FROM THE COURT .BUT I WAS INFROMED THAT A AN ENLARGMENT OF TIME WAS GIVING TO THE DEFENDANTS WHEN I WENT TO FILE A DEFAULT JUDGMENT ACAINST THE DEFENDANTS. I ASK THE COURT TO SEND ME THE ORDER, FOR I HAVE NOT RECIEVED IT FROM THE COURT CLERK.ALSO I REPECTFULLY ASK THAT THE COURT SEND ME A COPY OF ORDER FROM JUDGE , HON, PATTERSON DATED JAN, 15,2008, WHICH REQUIRED THE CITY OF N.Y.LAW DEPARTMENT TO GIVE ME THE NAMES OF SAID OFFICERS NAMED IN MY COMPLAINT

(COPYIES ARE ATTACHED):

IN VIEW OF THE FOREGOING CITY, IT IS RESPECTFULLY REQUESTED THAT THE COURT GRANT THE WITHIN REQUEST. THANK YOU FOR YOUR CONSIDDERATION HEREIN.

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| CC GARAH B. EVANS | _ |

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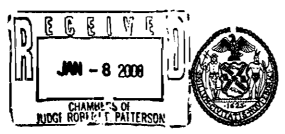
RA Prak Takarya Silen RA PTAH TARHAGA ATLEN

PLAINTIFF.

NY .NY.10007 Explication from enlargement of time to rewrittee

Indurdual defendants to granted. Time to extended pril 25,2008.

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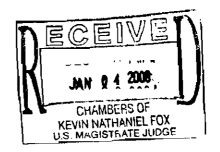


THE CITY OF NEW YORK

LAW DEPARTMENT

100 CHURCH STREET

NEW YORK, NY 10007



SARAH B. EVANS

Assistant Corporation Counsel

Tel.: (212) 788-1041

Fax: (212) 788-9776

BY HAND DELIVERY

Honorable Kevin N. Fox United States Magistrate Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street, Room 540 New York, New York 10007-1312 DOCUMENT
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DOC #:
DATE FILED: 1/8/08

Re: Ra Ptah Taharoa Allen, et al. v. The New York City Police Department, et al., 07 CV 8682 (RPP) (KNF)

Your Honor:

MICHAEL A. CARDOZO

Corporation Counsel

I am an Assistant Corporation Counsel in the Special Federal Litigation Division of the New York City Law Department handling the defense of the above-referenced matter on behalf of the New York City Police Department. In that capacity, I write to respectfully request a sixty-day enlargement of time, from January 3, 2008, until March 3, 2008, within which the New York City Police Department may answer or otherwise respond to the complaint. I write directly to the Court because plaintiffs are proceeding *pro se* in this matter and we do not have telephone numbers for them. This is the first request for an enlargement of time.

The complaint alleges that plaintiffs were falsely arrested by New York City Police Officers on June 1, 2007. In addition to the New York City Police Department, plaintiffs name Police Officers Gonzalez, Ruiz, and "Guerrrero" as defendants. Before we can adequately respond to the complaint, we will need to conduct an investigation into the facts of the case. An enlargement of time will allow this Office to forward to plaintiffs for execution authorizations for the release of records sealed pursuant to New York Criminal Procedure Law § 160.50. Pursuant to that statute, all records concerning the arrests and prosecutions of plaintiffs were sealed by court order upon the termination of the criminal action in favor of plaintiffs. Accordingly, City defendant requires this enlargement so that this Office may obtain the underlying documentation, properly investigate the allegations of the complaint and fulfill our obligations under Rule 11 of the Federal Rules of Civil Procedure.

This case has been assigned to Assistant Corporation Counsel Brian Francolla, who is presently awaiting admission to the bar, and is handling this matter under supervision. Mr. Francolla may be reached directly at (212) 788-0988.



THE CITY OF NEW YORK LAW DEPARTMENT

100 CHURCH STREET NEW YORK, NY 10007 BRIAN FRANCOLLA

Assistant Corporation Counsel Tel.: (212) 788-0988 Fax: (212) 788-9776

February 1, 2008

VIA F1RST-CLASS MA1L

MICHAEL A. CARDOZO

Corporation Counsel

Mr. Ra Ptah Taharoa Allen Plaintiff Pro Se 1694 Madison Avenue, #14G New York, New York 10029

Mr. Leonard Walters Plaintiff Pro Se 1694 Madison Avenue, #14G New York, New York 10029

> Re: Ra Ptah Taharoa Allen, et al. v. The New York City Police Department, et al., 07 CV 8682 (RPP) (KNF)

Mr. Allen and Mr. Walters:

I write further to Judge Patterson's January 15, 2008 Order which required this Office to "advise plaintiffs by February 1, 2008 as to the first names of the individual police officers on duty on June 1, 2007 from the 25th Precinct between the hours of 7 – 12 P.M. at 1345 5th Avenue, N.Y.C." Upon information and belief, Police Officers Randys Figuerco, Julio Gonzalez, and Vincent Ruiz responded to 1345 5th Avenue on June 1, 2007 between the hours of 7 and 12 P.M. These individuals were assigned to P.S.A. 5 on June 1, 2007, and not to the 25th Precinct.1

Additionally, please be advised that, upon information and belief, Police Officer Figuerco, Shield #19407, is currently assigned to P.S.A. 8, which is located at 2974 Randall Avenue, Bronx, New York 10465. Upon information and belief, both Police Officer Gonzalez, Shield #31228, and Police Officer Ruiz, Shield #10766, are currently assigned to P.S.A. 5, which is located at 221 East 123rd Street, New York, New York 10035.

Finally, by letter dated December 27, 2007, this Office requested that each plaintiff complete an unscaling release pursuant to New York Criminal Procedure Law § 160.50 and medical releases pursuant to HIPAA for any medical treatment received in connection with

¹ For clarification, the location where the alleged incident took place is within the confines of P.S.A. 5, and not the 25th Precinct as alleged by plaintiffs.